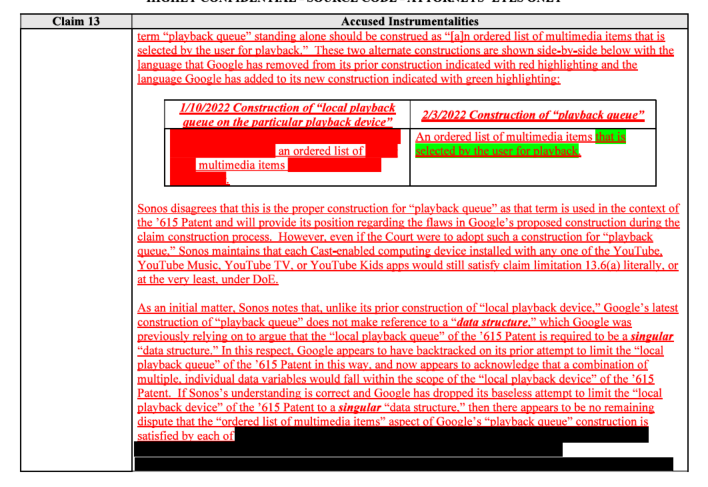
EXHIBIT 3 FILED UNDER SEAL

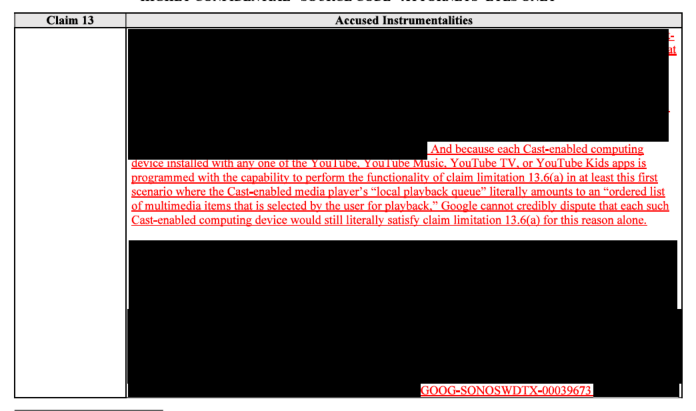
Claim 13	Accused Instrumentalities
	still literally satisfy the "local playback queue on the particular playback device" requirement of limitation
	13.6 even if the Court were to adopt Google's proposed construction for that term.
	After proposing the foregoing construction of "local playback queue on the particular playback device" on
	January 10, 2022, Google shifted course again on February 3, 2022 and for the first time proposed a
	construction for the term "playback queue" standing alone, which differs from Google's originally proposed
	construction for "local playback queue on the particular playback device" in several respects. In particular,
	while Google was previously arguing that "local playback device on the particular playback device" should
	be construed to mean "a data structure within the particular playback device that maintains an ordered list of
	two or more multimedia items for playback in the listed order," Google is now taking the position that the



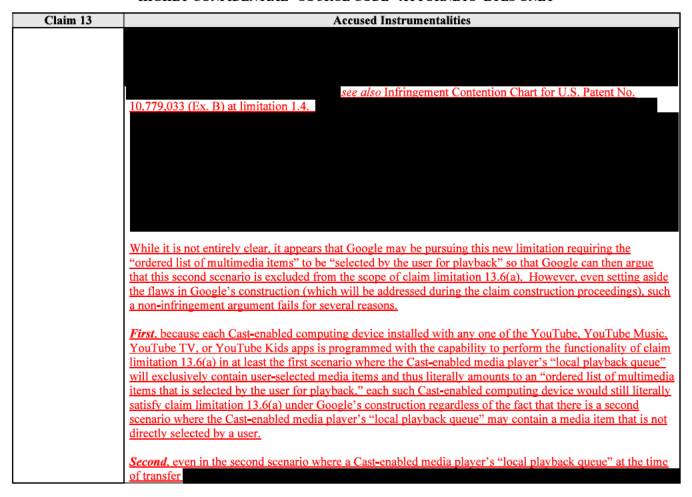
Claim 13	Accused Instrumentalities
	However, Google has not provided any explanation as to why it changed from the language "a data structure
	that maintains an ordered list of two or more multimedia items" to the language "[a]n ordered list of multimedia items," and it is still not clear what impact (if any) Google intends this change to have on the
	scope of its construction or how Google intends to interpret or apply the phrase "ordered list" in the context
	of its new construction. To the extent that Google does intend to argue that the "ordered list of multimedia items" aspect of its latest construction is still not satisfied by a combination of multiple, individual variables
	despite Google's removal of the "data structure" language, Google's only apparent basis for such an argument
	would be an unduly-narrow interpretation of the phrase "ordered list" that requires a singular data structure, and that argument would fail for very similar reasons to those explained above in connection with Google's
	singular "data structure" position.
	Moreover, to the extent Google intends to argue that a combination of multiple, individual data variables that
	collectively provide an ordered listing of the current and next media items for playback does not literally
	amount to an "ordered list of multimedia items" based on a theory that this language requires locators of the current and next media items for playback to be maintained together in a singular data structure, the
	entrone and next media nems for prayback to be maintained together in a singular data structure, the
	still satisfies Google's
	proposed construction under DoE. This is because there is merely an insubstantial difference between (i) a

Claim 13	Accused Instrumentalities
	Cast-enabled media player having a singular data structure that provides an ordered listing of the current and
	next media items for playback and (ii) a Cast-enabled media player having a combination of multiple,
	individual data variables that collectively provide an ordered listing of the current and next media items for
	playback. Indeed, regardless of whether a Cast-enabled media player has a singular data structure that
	provides an ordered listing of the current and next media items for playback or has separate data variables that
	collectively provide an ordered listing of the current and next media items for playback in an ordered manner,
	a Cast-enabled computing device performs the same function (e.g., causing playback of a list of media items
	to be transferred), in the same way
	to achieve the same result
	And likewise, regardless of whether a Cast-
	enabled media player has a singular data structure that provides an ordered listing of the current and next
	media items for playback or has multiple data variables that collectively provide an ordered listing of the
	current and next media items for playback in an ordered manner, the Cast-enabled media player is performing
	substantially the same function (e.g., adding media content to the Cast-enabled media player's "local
	playback queue"), in substantially the same way
	to achieve substantially the same result
	as a Cast-
	enabled media player having a singular data structure that provides an ordered listing of the current and next
	media items for playback. This sort of trivial difference — dividing an "ordered list of multimedia items" for
	playback across multiple data variables that are intended to collectively identify the current and next media
	items for playback in sequence — is exactly what DoE is intended to cover.
	Given that it is not clear how Google intends to interpret or apply the phrase "ordered list" in the context of
	its new construction, Sonos also expressly reserves its right to further supplement its infringement contentions
	if Google later attempts to advance a new interpretation of the phrase "ordered list."
	Returning to Google's new construction of "playback queue," Google is also now attempting to add a new
	requirement that the "ordered list of multimedia items" be "selected by the user for playback." Notably,
	Google has yet to provide any basis for its position that this new limitation is a required aspect of a "playback
	queue," and it is still not clear how Google intends to interpret or apply this new limitation in the context of
	its construction. This is particularly the case given that Google seems to be defining the "local playback

Claim 13	Accused Instrumentalities
	queue" – which is a data structure that is configured to contain an identification of whatever media content is
	queued for playback at a given time – in terms of the unrelated details as to how the media
	items contained within the "local playback queue" were previously selected, which would result in a
	nonsensical interpretation of the claims where a data structure would qualify as a "local playback queue"
	during some periods of time (i.e., when it contains user-selected media items) and would not qualify as a
	"local playback queue" during other periods of time (i.e., when it does not contain user-selected media items)
	despite the fact that it is the exact same data structure and is being used in the exact same manner to facilitate
	playback. Nevertheless, Google appears to have imported this new limitation into its construction so that it
	can later use it as a basis for arguing non-infringement of claim limitations 13.5-13.6. However, even if the
	Court were to adopt a construction of "playback queue" that includes this new limitation requiring an
	"ordered list of multimedia items" that is "selected by the user for playback," each Cast-enabled computing
	device installed with any one of the YouTube, YouTube Music, YouTube TV, or YouTube Kids apps would
	still satisfy claim limitation 13.6(a) literally, or at the very least, under DoE.
	A
	As established above, when a user inputs a request to transfer playback of media content from a Cast-enabled computing device to a Cast-enabled media player via any one of the YouTube, YouTube Music, YouTube
	TV, or YouTube Kids apps, the Cast-enabled computing device functions to cause
	TV OF THE RIES AND S. THE CASE-CHAPTER COMPUTED REVIEW RELIGIOUS TO CAUSE
	Depending on the nature of the media content for which playback is
	being transferred, the current and next media items that are identified within the Cast-enabled media player's
	"local playback queue" may take various forms.



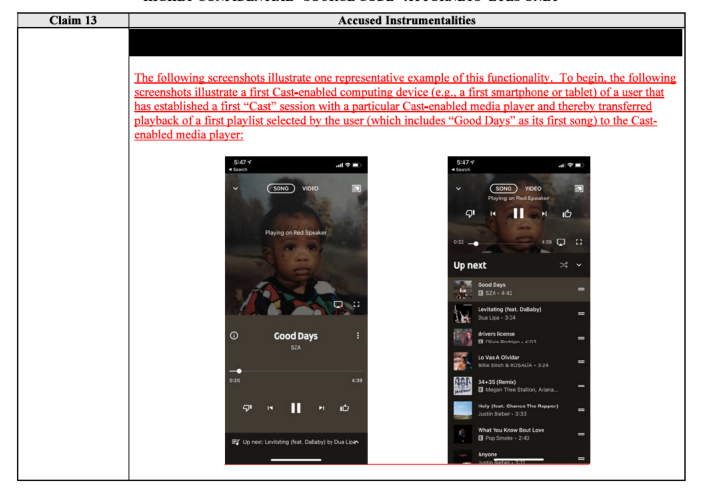
¹⁸ https://support.google.com/youtube/answer/6327615?hl=en [Autoplay videos]; https://support.google.com/youtubekids/answer/6130531?hl=en [Recommended videos]; https://support.google.com/youtubekids/answer/6138623?hl=en&co=GENIE.Platform%3DAndroid [Accessibility on YouTube Kids] ("When autoplay is turned on, we'll automatically play another related video."); GOOG-SONOSWDTX-00005974 GOOG-SONOSWDTX-00039798



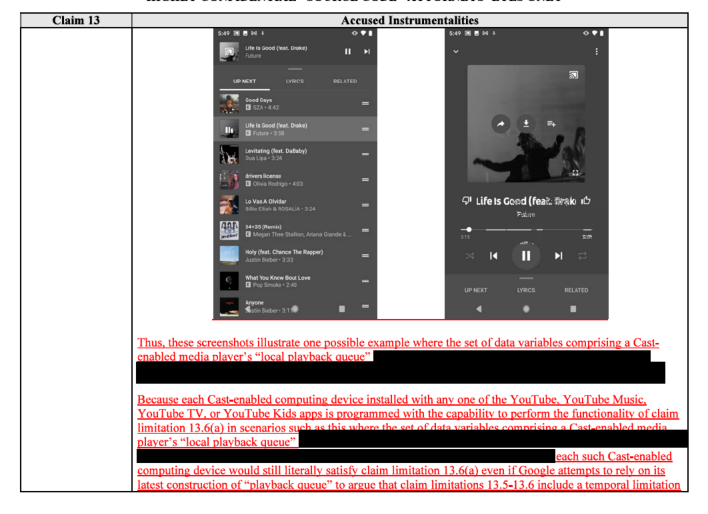
Claim 13	Accused Instrumentalities
	the Cast-enabled media player's "local playback queue" still literally amounts to an "ordered list of
	multimedia items that is selected by the user for playback" because the initial media item in the Cast-enabled
	media player's "local playback queue" was selected by the user and the additional media item was then
	identified based on the user's selection. Thus, because each Cast-enabled computing device installed with
	any one of the YouTube, YouTube Music, YouTube TV, or YouTube Kids apps is programmed with the
	capability to perform the functionality of claim limitation 13.6(a) in this second scenario where the Cast-
	enabled media player's "local playback queue" also literally amounts to an "ordered list of multimedia items
	that is selected by the user for playback," each such Cast-enabled computing device would still literally
	satisfy claim limitation 13.6(a) for this additional reason.
	Third, to the extent that the Court adopts Google's construction of "playback queue" and Google then later
	tries to argue that a Cast-enabled media player's "local playback queue" does not literally amount to an
	"ordered list that is selected by the user for playback" unless every single media item in the Cast-enabled
	media player's "local playback queue" is directly selected by the user, the relevant functionality carried out by a Cast-enabled computing device in this second scenario
	by a Cast-enabled computing device in this second scenario
	under DoE. This is because there is merely an insubstantial difference between (i) a Cast-enabled computing
	device causing playback of media content that was all exclusively selected by a user to be transferred to a
	Cast-enabled media player such that every media item added to the Cast-enabled media player's "local
	playback queue" was directly selected by the user and (ii) a Cast-enabled computing device causing playback
	of media content that was identified based on a user's initial selection of a media item (but was not
	exclusively selected by the user) to be transferred to a Cast-enabled media player such that only the initial
	media item added to the Cast-enabled media player's "local playback queue" was directly selected by the user
	while the other media item was identified based on the user's selection of the initial media item. Indeed, a
	Cast-enabled computing device performs the same function (e.g., causing playback of media content to be
	transferred to a Cast-enabled media player), in the same way
	to achieve the same result
	regardless of whether the
	media content for which playback is being transferred was all directly selected by a user or only the initial
	media item was directly selected by the user and the rest were identified based on the user's selection. And

Claim 13	Accused Instrumentalities
	likewise, a Cast-enabled media player performs the same function (e.g., adding media content to the Cast-
	enabled media player's "local playback queue"), in the same way
	to achieve the same result
	regardless of whether the media content for which playback is being transferred was all directly selected by a
	user or only the initial media item was directly selected by the user and the rest of the media items were
	identified based on the user's selection.
	Lastly, while it is not clear, it appears that Google could also be trying to use its latest construction of
	"playback queue" to import a temporal limitation into claim limitations 13.5-13.6 requiring that, at the time
	that a control device detects a set of inputs for transferring playback to a particular playback device, the
	particular playback device has an "ordered list of multimedia items" that was already previously populated
	with locators for media items that were selected by the same user that initiated the transfer. There are two
	aspects of Google's latest construction of "playback queue" that suggest Google may be planning to make
	such an argument. First, as noted above, Google has moved away from the language "a data structure that maintains an ordered list of two or more multimedia items" and has switched to the language "[a]n
	ordered list of multimedia items" without any reference to a "data structure that maintains" the "ordered
	list," which suggests that Google may be intending to argue that (i) a "playback queue" cannot exist unless a
	data structure is actually populated with locators of multiple multimedia items and (ii) the media content
	would therefore have to be added to an "ordered list of multimedia items" that was already previously
	populated with locators for other multimedia items (despite the fact that an "ordered list" can exist in an
	"empty" state). Second, as noted above, Google has added the requirement that the "ordered list of
	multimedia items" be "selected by <i>the</i> user for playback," and Google's use of the phrase " <i>the</i> user" in this
	clause suggests that Google is trying to import an additional limitation requiring the one or more media items
	to be added to an "ordered list of multimedia items" that was already previously populated with locators for
	multimedia items that were selected by the same user that initiated the transfer of playback (despite the fact
	that the claim never recites "a user").
	Sonos disagrees that this is the proper interpretation of claim limitations 13.5-13.6, both in general and in the
	context of Google's latest construction for "playback queue," and Sonos intends to address this issue during
	the claim construction process. However, even if the Court were to interpret claim limitations 13.5-13.6 to

Claim 13	Accused Instrumentalities
	have a temporal limitation requiring that, at the time that a control device detects a set of inputs for
	transferring playback to a particular playback device, the particular playback device has an "ordered list of
	multimedia items" that was already previously populated with locators for media items that were selected by
	the same user that initiated the transfer, Sonos maintains that each Cast-enabled computing device installed
	with any one of the YouTube, YouTube Music, YouTube TV, or YouTube Kids apps would still satisfy claim
	limitation 13.6(a) literally, or at the very least, under DoE.
	As an initial matter, the evidence cited herein establishes that there are various scenarios where the set of data
	variables comprising the Cast-enabled media player's "local playback queue" will already be populated with
	locators for media items at the time that a Cast-enabled computing device detects a user's request to transfer
	playback of media content to the Cast-enabled media player. For example, in one such scenario, the Cast-
	enabled media player to which playback is being transferred



Claim 13	Accused Instrumentalities
	At the time that these screenshots were captured, the set of data variables comprising the Cast-enabled media
	player's "local playback queue" contained locators for at least the current media item (which is "Good Days")
	and the next media item (which is "Levitating").
	While this first "Cast" session is established with the Cast-enabled media player, the same user can then use a
	second Cast-enabled computing device (e.g., a second smartphone or tablet) to initiate a second "Cast"
	session with the Cast-enabled media player in order to transfer playback of a second playlist selected by the
	user (which includes "Life is Good" as its first song) to the Cast-enabled media player.
	"local playback queue." This is shown by the following screenshots taken on the second Cast-enabled
	computing device:



Claim 13	Accused Instrumentalities
	requiring a playback device to have an "ordered list of multimedia items" that was already previously
	populated with locators for media items selected by the same user that initiates the claimed transfer of
	playback to the playback device.
	Moreover, even in scenarios where the set of data variables comprising the Cast-enabled media player's
	"local playback queue" are not:
	functionality carried out by a Cast-enabled computing device still satisfies claim limitation 13.6(a) under
	DoE. This is because there is merely an insubstantial difference between (i) a Cast-enabled computing device
	causing playback of media content to be transferred to a Cast-enabled media player having a "local playback
	queue" that is already previously populated with locators for media items selected by the user (e.g., as part of
	a previously-established "Cast" session) and (ii) a Cast-enabled computing device causing playback of media
	content to be transferred to a Cast-enabled media player having a "local playback queue" that is not already
	previously populated with locators for media items selected by the user (e.g., a "local playback queue" that is
	currently empty). Indeed, a Cast-enabled computing device performs the same function (e.g., causing
	playback of media content to be transferred to a Cast-enabled media player), in the same way
	according of whether or not the
	regardless of whether or not the
	enabled media player performs the same function (e.g., adding media content to the Cast-enabled media
	player's "local playback queue"), in the same way
	to achieve the same result
	regardless of whether or
	English for the formation of the first that the fir
	For all of the foregoing reasons, Sonos maintains that, even if the Court were to adopt Google's latest construction for "playback queue," each Cast-enabled computing device installed with any one of the
	YouTube, YouTube Music, YouTube TV, or YouTube Kids apps would still satisfy claim limitation 13.6(a)
	literally, or at the very least, under DoE.
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Claim 13	Accused Instrumentalities
	While Sonos has made its best effort to interpret and understand Google's evolving construction of "local playback queue" / "playback queue," and to provide Sonos's infringement position under that evolving construction, it remains unclear how Google intends to interpret and apply that construction to the accused instrumentalities. As such, Sonos expressly reserves the right to further supplement its infringement contentions if Google later attempts to advance an interpretation of this construction that differs from Sonos's current understanding.